### **APPENDIX E**

EXAMPLES OF LETTERS – LOCAL GOVERNMENT AGENCIES REQUESTING THE SCAQMD TO SERVE AS LEAD AGENCY FOR THE CARFG2 REFINERY PROJECTS UNDER CEQA



# South Coast AIR QUALITY MANAGEMENT DISTRICT

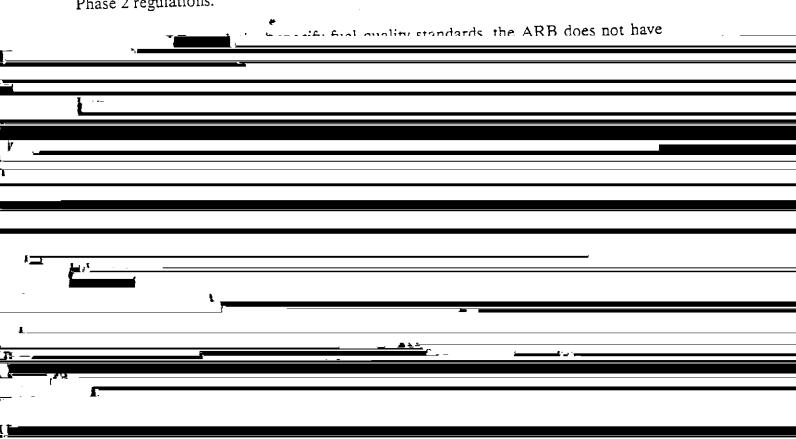
21865 E. Copley Drive, Diamond Bar, CA 91765-4182 (714) 396-2000

June 11, 1992

Tom Markin ARCO Products Company P.O. Box 6210 1801 East Sepulveda Boulevard Carson, California 90749

Dear Mr. Markin,

To further reduce motor vehicle emissions in California, the Air Resources Board (ARB) has adopted regulations to maximize emission reductions by establishing new, stringent vehicle exhaust emission and fuel quality standards. Phase 1 of the fuel quality standards requires gasoline to meet a set of specifications to reduce emissions from the existing vehicle fleet without requiring major process changes by refineries. Phase 2 requires more stringent specifications effective 1996. Refineries may have to modify existing equipment or install new equipment to comply with the Phase 2 regulations.



If the SCAQMD is to act as lead agency for\_your project and an environmental impact report is required, SCAQMD requests that you select a consultant, subject to SCAQMD approval, to prepare the document. When acting as the lead agency, SCAQMD must exercise substantial review of a CEQA document as it is being prepared and prior to its public release [state CEQA Guidelines Section 15084(e)]. All requests for EIR consultant approval should be submitted in writing to Cindy S. Greenwald, Manager, Office of Planning and Technology Advancement.

If you have any questions or comments in regard to this matter, please contact Ms. Greenwald at 714-396-3117.

Sincerely,

Alan C. Lloyd, Ph.D.

Chief Scientist

c: Barry R. Wallerstein
Cindy S. Greenwald
Peter Greenwald
Steve Smith
Anupom Ganguli
Hubert Wilson

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	DAVID 5. PERREN PLANNING DIRECTOR							
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	Ms. Cindy B. Greenwald, Planning Ma							
	Planning and Tachnology Advancement South Coast Air Quality Management District							
	21865 E. Copley Drive Diamond Bar, California 91765-4182							
	Diamond Bar, Carriotation - M	Anii clean Fuels Project						
	RE: Lead Agency Determination - Mc	obil Cogeneration Project						
Dear Ms. Graenwald:								
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#### CITY OF LOS ANGELES CALIFORNIA

TITY PLANNING COMMISSION

WILLIAM G. LUDDY PRESIDENT

THEODORE STEIN, JR VICE-PRESIDENT

LYDIA H, KENNARD

SUZETTE NEIMAN

FERNANDO TORRES-GIL

RAMONA HARO SECRETARY



MAYOR

September 30, 1992

(213) 485-5071

Cindy S. Greenwald, Planning Manager Planning and Technology Assessment South Coast Air Quality Management District (SCAQMD) 21865 E. Copley Drive Diamond Bar, CA 91765-4182

LEAD AGENCY RESPONSIBILITY FOR CLEAN FUELS PROJECT-SUBJECT:

Ultramar Inc has inquired as to whether the City will be assuming

ULTRAMAR INC.



DEPARTMENT OF CITY PLANNING ROOM 561, CITY HALL 200 N. SPHING ST. LOS ANGELES. CA 90012-4601

> CON HOWE DIRECTOR

FRANKLIN F. EBERHARD CEPUTY DIRECTOR (213) 237-1986

MELANIE S. FALLON DEPUTY DIRECTOR

ROBERT H. SUTTON DEPUTY DIRECTOR (213) 237-1818 FAX (213) 237-0552

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## **Ultramar**

Ultramar Inc. ≥ 0 Box 93102 .ung Beach ICA 90409-3102 3101437-6795

Telecopy 310-437-3

310-437-3227 Engineering 310-436-0350 Operations 310-436-9711 Warehouse

October 1, 1992

Via Federal Express

South Coast Air Quality Management District 21865 E. Copley Drive Diamond Bar, CA 91765-4182

Attention:

Ms. Cindy S. Greenwald, Planning Manager Office of Planning and Technology Advancement

Dear Ms. Greenwald:

In response to your letter dated August 4, 1992, we have contacted the City of Los Angeles and the California Coastal Commission. These respective agencies have prepared and forwarded a letter to the South Coast Air Quality Management District (SCAQMD) regarding lead agency responsibility under California Environmental Quality Act (CEQA) for Ultramar's Clean Fuels Program projects. These letters relay each agency's basis as to why the SCAQMD is the appropriate lead agency for CEQA eview. For your convenience, a copy of each letter is enclosed with this letter.

Based on our evaluation of these letters, Ultramar renews its request for the SCAQMD to act as lead agency.

Due to a strict time schedule of Federal and California Clean Fuels requirements, CEQA review must proceed with all due haste. Please notify us as soon as possible of the SCAQMD's decision and, hopefully, Ultramar's contact person at the SCAQMD in regard to lead agency authority.

If you would like to discuss this matter in more detail, please call me at (310) 491-6615.

Sincerely,

Ultramar Inc.

Jason R. Lee

Environmental, Safety, and PSM Manager Clean Fuels Program

CC:

- R. Blanchfield, CCC
- M. Edelstein, CLA
- H. Holmes, CARB

v ≥ fer

- S. Pfann, CLA
- S. Smith, SCAQMD



#### ALIFORNIA COASTAL COMMISSION

FF" NT. SUITE 2000 N CISCO, CA 94105-2219 ICE AND TDD (415) 904-5200



August 21, 1992

Cindy S. Greenwald Planning Manager Planning and Technology Assessment South Coast Air Quality Management District (SCAQMD) 21865 E. Copley Drive Diamond Bar, CA 91765-4182

RECEIVED AUG 24 1992 ENVIKUNIMENTAL DEPT.

Subject:

Lead Agency Responsibility for Ultramar's "Clean Fuel Projects"

Dear Cindy:

We have received a copy of your letter (August 4, 1992) to Mr. Jason Lee, regarding lead agency responsibility for the Ultramar "clean fuel projects".

For this particular project, we believe The California Coastal Commission is not the appropriate agency to assume the lead agency role in the CEQA review process for the Ultramar "clean fuel projects". Coastal Act section 30253(3) requires that "[n]ew development hall ...[b]e consistent with requirements imposed by an air pollution control district or the State Air Resources Control Board as to each particular development" (emphasis added). Thus, SCAQMD permit requirements are first required before the Commission can make its findings for the issuance of the Coastal Development Permit.

In addition, this project is mandated by the Clean Air Act of 1990. The most significant issues for this particular project have more to do with air quality impacts than with land use or other coastal resource impacts.

We, therefore, believe SCAQMD is the most appropriate agency to assume the lead agency responsibility for this particular project, pursuant to California Code of Regulations. Title 14, Section 15051. With regard to the CEQA review process, the Coastal Commission's permit review process is certified pursuant to Public Resources Code 21080.5 (14 CCR section 15251(c)).

If you have any questions you may contact me at 415-904-5240.

Sincerely,

Susan Hansch

Manager, Energy and Ocean Resources Unit

cc: J. Lee

P. Venturini R. Holquin